

To whom this may concern I, myself Omar Meisavn
Mason is writing to honorable Judge Henry E.
Hudson Senior United States District Judge. In
regards to my Judgment in a criminal case,
I pray that the honorable Judge amend my
Judgment on the basis of 'your Honor gave
me credit for time that I was in U.S.
Marshalls custody which was about 9 or 10 months.
also 'I have completed a Drug Education Program also
enrolled and currently taking other programs.
' I have a Job in facilities working as a plumber
doing plumbing detail striving towards apprenticeship.
' I'm also striving to get my G.E.D currently enrolled
waiting on available space.
' That I didn't use the FireArm in a violent manner
or did not bring harm to any Person.
' Currently only getting 2 days of jail credit when
offense happened in 2020 on 8-19; committed in '23
' I have started taking mental health classes and
I genuinely want better for myself and my kids.
' Also im not a citizen under the magna
Charte K of C K K K oath and prays that the
honorable Judge Hudson please amend my Judgment.

I pray that the beginning of my ground of specifying
dates of credit to be given please and thank you.

To be noted Section 603 of the first step Act changed
that by allowing defendants to petition courts for relief
directly, rather than leaving that power solely in the
hands of the BOP. Amended by the First Step Act, §
3582(c)(1) now authorizes courts to grant relief whenever
extraordinary and compelling reasons warrants a reduction, consistent
with the sentencing factors outlined in 18 U.S.C. § 3553(a) and applicable
Policy Statements issued by the Commission. Dr. Keisavn Mason

OMARS Keisavn Mason.

Entered this 11th day of May 2023.

Salter, South Carolina

